20BB-CC00099

IN THE CIRCUIT COURT OF WARREN COUNTY STATE OF MISSOURI

ROOBLE ALI)
Plaintiff,)
) Case No.:
vs.)
) Div.
TRANS LINES, INC,)
Defendant,) JURY TRIAL DEMANDED
Serve At:)
Registered Agent Andrius Petkunas,)
or any officer, or managing or general)
agent located at:)
2600 E. 107 th St., Ste. 100)
Bolingbrook, IL. 60440)
AND)
AND) \
CENTRAL TRUCK LEASING LLC	,)
Defendant,)
Serve At:)
Registered Agent:)
CT CORPORATION)
120 South Central Avenue)
Clayton, MO. 63105)
)
AND)
AMTRUST INSURANCE COMPANY) \
OF KANSAS, INC.,	,
Defendant,	,
Serve At:	, ,
Registered Agent	, ,
CSC-Lawyers Incorporating Service Company	<i>)</i> }
221 Bolivar Street	<i>,</i> 1
Jefferson City, MO. 65101	,)
JEHIELSOH CILY, IVIC. USTUT	

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PETITION COUNT I

NEGLIGENCE - JOINT VENTURE

ROOBLE ALI V. DEFENDANTS TRANS LINES, INC. AND CENTRAL TRUCK LEASING LLC

COMES NOW plaintiff Rooble Ali and for Count I of his alternative cause(s) of action against defendants Trans Lines, Inc. (sometimes hereinafter referred to as "Trans Lines") and Central Truck Leasing LLC (hereinafter sometimes referred to as "Central Truck Leasing"), and each of them, and states as follows:

- 1. Plaintiff Rooble Ali is a resident of the State of Minnesota.
- 2. Defendant Trans Lines, Inc. is a foreign corporation organized and existing under the laws of the State of Illinois with their home offices and regular place of doing the trucking business located at 2600 E. 107th St., Ste. 100, Bolingbrook, IL. 60440.
- 3. Defendant Central Truck Leasing LLC is a foreign corporation organized and existing under the laws of the State of Illinois with their home offices and regular place of doing their truck rental and leasing business located at 301 W. Northtown Road, Normal, IL. 61761.
- 4. At all times mentioned herein defendants Trans Lines and Central Truck Leasing, and each of them, acted by and through their agents, servants and employees.
- 5. At all times mentioned herein defendants Trans Lines and Central Truck Leasing acted and were acting in a joint venture wherein they have an express or implied agreement between them and a common purpose of using trucks and trailers to pick up and deliver goods for others for compensation and profit, and Trans Lines and Central Truck Leasing each have an equal right of control in the direction of this enterprise.
- 6. Venue is proper in the Circuit Court Of Warren County as the vehicle accident involved in this case occurred on August 15, 2020 on Interstate Hwy 70 in Warren County, Missouri.

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- 7. Jurisdiction is proper in this court and the State of Missouri as all of the defendants herein conduct business in the State of Missouri and the tort(s) involved occurred in the Warren County in the State of Missouri.
- 8. On August 15, 2020 plaintiff was operating a 2020 Volvo truck cab with an attached trailer for hauling a load of toothpaste products from Proctor and Gamble in or near Edwardsville, IL. on the way to Costco in or near Salt Lake City, Utah. To plaintiff's knowledge the truck cab was owned by defendant Central Truck Leasing who in turn had leased it to defendant Trans Lines.

9. Plaintiff was operating the truck and trailer at the request of Trans Lines for whom plaintiff

- had been operating over the road trucks and trailers hauling goods on a daily and weekly basis consistently from approximately March of 2020 up to the Aug. 15, 2020 occurrence date.

 Plaintiff was generally paid by Trans Lines for his work at the end of each week with the amount of pay varying from week to week depending on how many miles plaintiff had driven each particular week for defendant Trans Lines. Defendant Trans Lines did not take employment taxes out of the monies they paid weekly to plaintiff for driving and delivering goods.
- 10. When plaintiff first began driving and delivering goods for Trans Lines in March or so of 2020, defendant Trans Lines had provided plaintiff with a truck cab, which to plaintiff's knowledge had been manufactured by International Trucks.
- 11. Approximately a month or so after plaintiff began driving for defendant Trans Lines, there was a repair issue with the International Truck so Trans Lines provided plaintiff with a newer 2020 Volvo Truck, which truck cab was operated by plaintiff during the remainder of the time through August 15, 2020 in which plaintiff drove and delivered goods for Trans Lines.

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- 12. Plaintiff has not driven or delivered goods for defendant Trans Lines since the occurrence on August 15, 2020 as plaintiff's left arm near his shoulder was amputated shortly after and as a direct and proximate result of this occurrence on August 15, 2020.
- 13. On Saturday, August 15, 2020 plaintiff Rooble Ali was operating a 2020 Volvo Model VNL truck cab VIN# 4V4NC9EH6LN254405 with a typical over the road trailer hooked to the back of it on Interstate Highway I-70 at or near the 192 mile mark in a westerly direction in Warren County, Missouri. There are two (2) westbound lanes there. Plaintiff Ali Rooble was in the right lane with his truck and trailer, and the vehicle immediately in front of plaintiff in the right lane was traveling slower than the normal traffic speed. Plaintiff operated his vehicle into the left lane and passed the vehicle that had been in front of him in the right lane. Then plaintiff began to operate his truck back into the right lane on westbound I-70. As plaintiff was in the process of changing lanes back into the right lane on I-70, suddenly and without warning or knowledge to plaintiff a vehicle appeared out of the blind spot on the right side of plaintiff's truck and trailer. In an effort to avoid a collision with this other vehicle, plaintiff immediately turned his truck and trailer to the left. There was a narrow shoulder on the left side of I-70 and plaintiff's truck and trailer went onto the shoulder and eventually overturned onto the driver's side of the cab and trailer on or near the shoulder and the median of westbound I-70. As a direct and proximate result of the occurrence on August 15, 2020, plaintiff Rooble Ali's left arm was amputated at or near his shoulder area.
- 14. That plaintiff Rooble Ali suffered injuries and damages as a direct and proximate result of the acts, conduct, negligence, failures and omissions to act of defendants Trans Lines, Inc. and Central Truck Leasing LLC, and each of them, as follows:

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- (a) defendants failed to provide plaintiff with a truck cab having adequate safety devices and driver support systems such as blind spot detection devices and/or lane keeping support devices and/or lane changing support devices and/or electronic stability control and/or warning lamps and buzzers and/or radar technology to scan the blind spot on the passenger side of the truck cab and trailer so plaintiff would have been informed and warned visually and audibly by the 2020 Volvo Truck Cab that there was another vehicle on the passenger side of the truck cab and trailer so that plaintiff would then have known and would not have begun to operate the Truck Cab into the right lane and this accident and plaintiffs resulting injuries and damages would not have happened; and/or
- (b) defendants failed to adequately inform plaintiff about the available safety features, if any, in the Volvo truck cab which were designed to prevent accidents caused or contributed to be caused by vehicles driving in and out of the 2020 Volvo Truck Cabs blind spots; and/or
- (c) defendants failed to provide aftermarket lane changing support monitors for blind spots on the 2020 Volvo Truck Cab before providing the truck cab to plaintiff so that accidents involving vehicles going in and out of the truck cab and trailers blind spots could be avoided, even though the technology was cost effective for for doing so and had been available long before this accident occurred; and/or
- (d) defendants and their safety departments failed to provide any adequate instructions or training to plaintiff on the safe use of and the use of any safety devices available for use by plaintiff and others existing on the 2020 Volvo Truck Cab, and particularly with regard to the blind spots around the truck when driving it.
- 15. As a direct and proximate result of the acts, conduct, negligence, failures and omissions to act of defendants Trans Lines, Inc. and Central Truck Leasing LLC, and each of them, as stated aforesaid in paragraph No. 14 herein, plaintiff Rooble Ali sustained and incurred injuries and damages as follows: he suffered injuries and damages to his left arm, which was amputated at or

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near the level of his shoulder; plaintiff has incurred necessary medical treatment and medications for his injuries and reasonable medically and medication related bills for the treatment and medications in the approximate amount of One Hundred Thousand Dollars (\$100,000.00) or so to date; plaintiff anticipates incurring more medical treatment and medications and medical and medication related bills in the future pertaining to his injuries in the approximate sum of One Hundred Thousand Dollars (\$100,000.00) or so; plaintiff anticipates in the future receiving and having implanted an artificial limb prosthesis to use for his left arm and hand in place of the one that was amputated and the cost of this is anticipated to be in the approximate amount of Fifty Thousand Dollars (\$50,000.00) or so; plaintiff has not been able to work or be employed as a truck driver since Aug. 15, 2020 and has lost income from then up to the current date of filing this lawsuit in the approximate amount of Thirty Thousand Dollars (\$30,000.00) and plaintiff anticipates losing income and wages in the future in the approximate amount of approximately One Million Dollars (\$1,000,000.00) or so over his lifetime as he is not able to drive a truck anymore to make a living; some and/or all of plaintiff's conditions and injuries and damages are progressive and continuing and permanent.

WHEREFORE, plaintiff Rooble Ali requests the Court to enter its Order in his favor and against defendants Trans Lines, Inc. and Central Truck Leasing LLC, and each of them, for compensatory damages in an amount that is fair and reasonable and in excess of Twenty-Five Thousand Dollars (\$25,000.00), and for his costs incurred herein, and for such other and further relief as the Court deems just and proper under the circumstances.

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COUNT II

UNINSURED MOTORIST ROOBLE ALI V. AMTRUST INSURANCE COMPANY OF KANSAS, INC.

COMES NOW plaintiff Rooble Ali and for Count II of his alternative cause(s) of action against defendant AMTRUST INSURANCE COMPANY OF KANSAS, INC. (sometimes hereinafter referred to as "AMTRUST") and states as follows:

- 16. Plaintiff Rooble Ali is a resident of the State of Minnesota.
- 17. Defendant AMTRUST INSURANCE COMPANY OF KANSAS, INC. is a foreign corporation and insurance company having offices for the transaction of its usual and customary insurance business located at 4455 LBJ Freeway, Suite 700, Dallas, TX. 75244 and also doing business in the State of Missouri.
- 18. At all times mentioned herein defendant AMTRUST acted by and through their agents, servants and employees.
- 19. AMTRUST among other things conducts at least the business of selling vehicle insurance policies and providing insurance coverage, including but not limited to "Uninsured Motor Vehicle Coverage", to its customers such as Trans Lines, Inc. and plaintiff Rooble Ali for bodily injury and damages sustained by him and them as insureds under the AMTRUST INSURANCE COMPANY OF KANSAS, INC. policy(s) and caused by an accident that involved an uninsured motor vehicle.
- 20. Plaintiff Rooble Ali was insured by the AMTRUST Insurance Policy No. KMC1057779 00, which was provided to plaintiff by AMTRUST as the policy covering him in this accident, and a copy of that policy is attached hereto and incorporated by reference herein as "EXHIBIT 1".
- 21. On Saturday, August 15, 2020 plaintiff Rooble Ali was operating a 2020 Volvo Model VNL truck cab VIN# 4V4NC9EH6LN254405 with a typical over the road trailer hooked to the back of it

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on Interstate Highway I-70 at or near the 192 mile mark in a westerly direction in Warren County, Missouri. There are two (2) westbound lanes there. Plaintiff Ali Rooble was in the right hand lane with his truck and trailer, and the vehicle immediately in front of plaintiff in the right lane was traveling slower than the normal traffic speed. Plaintiff operated his vehicle into the left lane and passed the vehicle that had been in front of him in the right lane. Then plaintiff began to operate his truck back into the right lane on westbound I-70. As plaintiff was in the process of changing lanes back into the right lane on I-70, suddenly and without warning or knowledge to plaintiff a vehicle appeared out of the blind spot on the right side of plaintiff's truck and trailer. In an effort to avoid a collision with this other vehicle, plaintiff immediately turned his truck and trailer to the left. There was a narrow shoulder on the left side of I-70 and plaintiff's truck and trailer went onto the shoulder and eventually overturned on or near the shoulder and the median of westbound I-70. As a direct and proximate result of the occurrence on August 15, 2020, plaintiff Rooble Ali's left arm was amputated at or near his shoulder area.

- 22. To plaintiff's knowledge the vehicle that suddenly appeared on the right side of plaintiff's truck and trailer at the time of the accident was a phantom vehicle and plaintiff does not know or have the contact information for the vehicle as the vehicle and it's operator left the scene of the accident on Aug. 15, 2020; therefore, the vehicle being operated and driven by the phantom driver was an Uninsured Motor Vehicle by definition of the aforesaid insurance policy.
- 23. The 2020 Volvo truck cab vehicle being occupied and operated by plaintiff Rooble Ali with the permission of insured Trans Lines Inc. at the time of the accident on Aug. 15, 2020 had Uninsured Motorist Coverage in the maximum amount of Seventy Thousand Dollars (\$70,000.00) for the injuries and damages incurred by plaintiff Rooble Ali in that accident.

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- 24. Plaintiff Rooble Ali is entitled to bring this lawsuit against defendant AMTRUST as covered by the Underinsured Motor Vehicle Coverage sections of the aforesaid AMTRUST INSURANCE COMPANY OF KANSAS, INC. insurance policy for his personal injuries and damages sustained in the vehicle accident.
- 25. Plaintiff has fulfilled all conditions precedent to the AMTRUST INSURANCE COMPANY OF KANSAS, INC. policy of insurance at issue herein.
- 26. In the AMTRUST insurance policy, AMTRUST agreed to compensate plaintiff Rooble Ali for the personal injuries and damages he sustained in the vehicle accident; but, defendant AMTRUST has failed to do so and has thereby breached its duty and agreement with plaintiff Rooble Ali to compensate him for her personal injuries and damages sustained.
- 27. As a direct result of the August 15, 2020 vehicle accident and defendant AMTRUST INSURANCE COMPANY OF KANSAS, INC.'s breach of duties and agreement under the aforesaid policy of insurance covering him for Uninsured Motorist, plaintiff Rooble Ali is entitled to recover from defendant AMTRUST for the personal injuries and damages he sustained in the vehicle accident including among others the following: injuries and damages to his left arm, which was amputated at or near the level of his shoulder; plaintiff has incurred necessary medical treatment and medications for his injuries and reasonable medically and medication related bills for the treatment and medications in the approximate amount of One Hundred Thousand Dollars (\$100,000.00) or so to date; plaintiff anticipates incurring more medical treatment and medications and medical and medication related bills in the future pertaining to his injuries in the approximate sum of One Hundred Thousand Dollars (\$100,000.00) or so; plaintiff anticipates in the future receiving and having implanted an artificial limb prosthesis to use for his left arm

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and hand in place of the one that was amputated and the cost of this is anticipated to be in the approximate amount of Fifty Thousand Dollars (\$50,000.00) or so; plaintiff has not been able to work or be employed as a truck driver since Aug. 15, 2020 and has lost income from then up to the current date of filing this lawsuit in the approximate amount of Thirty Thousand Dollars (\$30,000.00) and plaintiff anticipates losing income and wages in the future in the approximate amount of approximately One Million Dollars (\$1,000,000.00) or so over his lifetime as he is not able to drive a truck anymore to make a living; some and/or all of plaintiff's conditions and injuries and damages are progressive and continuing and permanent.

WHEREFORE plaintiff Rooble Ali requests the Court to enter it's Order in his favor and against defendant AMTRUST INSURANCE COMPANY OF KANSAS, INC. for compensatory damages in an amount that is fair and reasonable and in excess of Twenty-Five Thousand Dollars (\$25,000.00), and for his costs incurred herein, and for such other and further Orders as the Court deems just and proper under the circumstances.

/s/James P. Krupp

James P. Krupp #31892
Ryan J. Krupp #71045
Attorneys for plaintiff Rooble Ali
12813 Flushing Meadows Dr., Ste. 150
St. Louis, MO. 63131
Ph# (314)835-9999

Fax# (314)218-3530

Email: James.Krupp@krupplawfirm.com Ryan.Krupp@krupplawfirm.com Case: 4:21-cv-00214-HEA Doc. #: 1-1 Filed: 02/19/21 Page: 11 of 17 PageID #: 17



IN THE 12TH JUDICIAL CIRCUIT, WARREN COUNTY, MISSOURI

Judge or Division:		Case Number: 20BB-C	C00099	
JASON H LAMB				
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Atto	rney/Address	
ROOBLE ALI		JAMES P KRUPP		
		12813 FLUSHING MEAD	OWS DRIVE	
		SUITE 150	4 4005	
	VS.	SAINT LOUIS, MO 6313	1-1835	
Defendant/Respondent:		Court Address: 104 WEST MAIN ST.		
TRANS LINES, INC		WARRENTON, MO 633	83	
Nature of Suit:		WARRENTON, WO 0556	33	
CC Pers Injury-Vehicular				(Date File Stamp)
		nmons in Civil Ca	se	
The State of Missouri to	o: TRANS LINES, INC			
	Alias:			
2600 E. 107TH ST., STE. 100 BOLINGBROOK, IL 60440				
COURT SEAL OF	Voluero cummono	d to annour before this or	ourt and to file your pla	anding to the notition o
OURT OF		d to appear before this co tached, and to serve a co		
		at the above address all v		
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(3) (1) (3)		ou for the relief demande		ginein by deladit may
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WARREN COUNTY				<u> </u>
	Date		Clerk/ps	
	Further Information:	eriff's or Server's Returr		
Note to serving officer		ned to the court within 30 day		
	ed the above summons by:	-	and the date of issue.	
		the petition to the defendant	/respondent	
		e petition at the dwelling plac		fendant/respondent with
		, a person of t	he defendant's/respondent	
	anently resides with the def			
		of the summons and a copy of		(4:41-)
		(name)		(title).
☐ otner:				·
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		y of St. Louis), MO, on		
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	Subscribed and sworn to	before me on	(c	late).
(Seal)				
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Total	\$,	
	*	st be served on each defend	ant/respondent. For metho	ds of service on all
classes of suits, see Supre				

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IN THE 12TH JUDICIAL CIRCUIT, WARREN COUNTY, MISSOURI

Judge or Division:		Case Number: 20BB-C	C00099	
JASON H LAMB				
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Atto	rney/Address	
ROOBLE ALI		JAMES P KRUPP	•	
		12813 FLUSHING MEAD	OWS DRIVE	
		SUITE 150		
	VS.	SAINT LOUIS, MO 6313	1-1835	
Defendant/Respondent:		Court Address:		
TRANS LINES, INC		104 WEST MAIN ST. WARRENTON, MO 6338	02	
Nature of Suit:		WARRENTON, IVIO 0330	33	
CC Pers Injury-Vehicular				(Date File Stamp)
	Sur	nmons in Civil Ca	ISE	
The State of Missouri to	: AMTRUST INSURA	NCE COMPANY OF KAN	SAS, INC.	
	Alias: SERVE REGIS			
4455 LBG FREEWAY, SUITE 7 DALLAS, TX 75244		AWYERS INC SERVICE CO LIVER ST, JEFFERSON CITY, I	MO	
DALLAS, 1X 73244	65101	LIVER 31, JEFFERSON CITT, I	110	
COURT SEAL OF		d to appear before this co		
COURTOS		tached, and to serve a co		
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		y of service. If you fail to		dgment by default may
	be taken against yo	ou for the relief demande		n n
Section	1/14/202	1	LMM 1.	Beard
WARREN COUNTY	Date		Clerk/ps	
	Further Information:			
	Sh	eriff's or Server's Returr	1	
Note to serving officer:	Summons should be return	ned to the court within 30 day	s after the date of issue.	
	d the above summons by:			
		the petition to the defendant		
☐ leaving a copy of the	summons and a copy of th	e petition at the dwelling place	e or usual abode of the de	efendant/respondent with
15 years who nerma	nently resides with the def	, a person of t endant/respondent	he defendant's/responder	it's family over the age of
		of the summons and a copy of	f the complaint to:	
				(title).
Served at				(address)
in	(County/Cit	y of St. Louis), MO, on	(date	e) at (time).
Printed Nam	e of Sheriff or Server	otary public if not served by an	Signature of She	riff or Server
		• • • • • • • • • • • • • • • • • • • •		(doto)
(Seal)	Subscribed and sworn to	before me on	((date).
(304)	My commission expires:			
	,	Date	Notai	ry Public
Sheriff's Fees, if applicab	le			
Summons	\$			
Non Est	\$			
Sheriff's Deputy Salary				
Supplemental Surcharge	\$ 10.00			
Mileage	\$(_	miles @ \$ per	mile)	
Total	\$			
		ist be served on each defend	ant/respondent. For meth	ods of service on all
classes of suits, see Supre	me Court Rule 54.			

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IN THE 12TH JUDICIAL CIRCUIT, WARREN COUNTY, MISSOURI

Judge or Division:		Case Number: 20BB-CC	00099	
JASON H LAMB				
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorn	ney/Address	
ROOBLE ALI		JAMES P KRUPP),,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		12813 FLUSHING MEADO SUITE 150	DWS DRIVE	
	VS.	SAINT LOUIS, MO 63131	-1835	
Defendant/Respondent:	٧٥.	Court Address:	1000	
TRANS LINES, INC		104 WEST MAIN ST.		
Nature of Suit:		WARRENTON, MO 63383	3	
CC Pers Injury-Vehicular	0			(Date File Stamp)
The Otate of Missessei to		nmons in Civil Cas	se	
The State of Missouri to	Alias: SERVE REGI			
301 W. NORTHTOWN RD.		PORATION		
NORMAL, IL 61761	120 SOU 63105	ITH CENTRAL AVE, CLAYTON, N	10	
COURT SEAL OF		d to appear before this cou	irt and to file your pl	eading to the petition, a
COURTOR	copy of which is at	tached, and to serve a cop	y of your pleading u	pon the attorney for
		at the above address all wi		
		y of service. If you fail to f		Igment by default may
Second Se	be taken against yo	ou for the relief demanded	in the petition.	God of
WARREN COUNTY		21	MM 10	unci
	Date		Clerk/ps	
	Further Information:	eriff's or Server's Return		
Note to serving officer:	_	ned to the court within 30 days	after the date of issue.	
I certify that I have served	d the above summons by:	(check one)		
		the petition to the defendant/re		
☐ leaving a copy of the	summons and a copy of th	e petition at the dwelling place		fendant/respondent with t's family over the age of
15 years who perma	nently resides with the def	endant/respondent.	e deletidatit s/responderi	.s fairlify over the age of
(for service on a corpo	oration) delivering a copy of	of the summons and a copy of t		
		(name)		(title).
☐ otner:				·
Served at				(address)
in	(County/Cit	y of St. Louis), MO, on	(date) at (time).
Printed Name	e of Sheriff or Server		Signature of Sheri	iff or Server
T Tillou Tulin		otary public if not served by an a		11 01 001101
	Subscribed and sworn to	before me on	(0	date).
(Seal)	My commission expires:			
	iviy commission expires.	Date	Notary	y Public
Sheriff's Fees, if applicab	le			
Summons	\$			
Non Est	\$			
Sheriff's Deputy Salary Supplemental Surcharge	\$ 10.00			
Mileage	\$ <u>10.00</u> \$	miles @ \$ per mi	ile)	
Total	\$\\	Poi III	- /	
A copy of the summons an	d a copy of the petition mu	ist be served on each defendar	nt/respondent. For metho	ods of service on all
classes of suits, see Supre	me Court Rule 54.		•	

, Case: 4:21-cv-00214-HEA	Doc. #: 1-1	Filed: 02/19/21	Page: 14 of 17	7 PageIDf#: 20 N
Case: 4:21-cv-00214-HEA	CIRCUIT, WA	RREN COUNTY,	, MISSOURI	502/13

IN THE 12TH JUDICIA	L CIRCUIT, WARREN	COUNTY, MISSOURI
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* MOCCOX >		_ / - / / /
Judge or Division: JASON H LAMB	Case Number: 20BB-CC00099	
Plaintiff/Petitioner: ROOBLE ALI	Plaintiff's/Petitioner's Attorney/Address JAMES P KRUPP 12813 FLUSHING MEADOWS DRIVE SUITE 150 vs. SAINT LOUIS, MO 63131-1835	57
Defendant/Respondent: TRANS LINES, INC	Court Address: 104 WEST MAIN ST.	
Nature of Suit: CC Pers Injury-Vehicular	WARRENTON, MO 63383	(Date File Stamp)

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J.	ж	шо	115	111		, , ,	Ua.	3 t

	Summo	ns in Civil	Case		
The State of Missouri to:	CENTRAL TRUCK LEASI	NG LLC			
	Alias: SERVE REGISTERE	D AGENT -	30		
301 W. NORTHTOWN RD.	CT CORPORAT	ION	CTCOR	<u>-</u>	
NORMAL, IL 61761	120 SOUTH CEI 63105	NTRAL AVE, CLA	YTON, MO CTUP		
COURT SEAL OF	You are summoned to ap				he petition, a
OURTOR	copy of which is attached				
	plaintiff/petitioner at the				
(3/ 1/2)	exclusive of the day of se	ervice. If you f	ail to file your plead	ding, judgment by	default may
(3) (5)	be taken against you for	the relief dem	anded in the petitio	on.	•
				Jim Beard	
WARREN COUNTY	1/14/2021 Date			Clerk/ps	-
				Cierk/ps	
	Further Information:	or Server's R			
Note to coming officer: C	Sneriπ's ummons should be returned to			of issues of	
			ou days after the date t	デー C	
	the above summons by: (check	ee contr			
delivering a copy of the	summons and a copy of the pe immons and a copy of the petiti	tition to the deler	idani/respondent. z place or usual abode	of the defendant/resn	onđểnt with
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15 years who permand	ently resides with the defendant	/respondent.		o	The same
			opychne_cBnd20VI		[1]
	ation) delivering a copy of the s	(name)		5= 12	(title).
🗹 other:			INTAKE SPECIA	TIST WAS S	·
CT COR	PORATION				/\
					(address)
in St. Louis Cour	(County/City of St.	Louis), MO, on	JAN 7 6 2022	(date) at 9 A.M	time).
		·			
10m K	EAKIN				
Printed Name	of Sheriff or Server	_	Sign	e of Sheriff or Server	
	Must be sworn before a notary pu				
	Subscribed and sworn to before	me on		(date).	
(Seal)	• • • • • • • • • • • • • • • • • • • •				
	My commission expires:	Date		Notary Public	
Charles Fara if applicable		Date			
Sheriff's Fees, if applicable Summons	; \$				
Non Est	\$				
Sheriff's Deputy Salary	Ψ				
Supplemental Surcharge	\$ 10.00				
Mileage	\$(r	niles @ \$.	per mile)		
Total	\$				
- A conv of the summons and	a copy of the petition must be s	served on each d	efendant/respondent.	For methods of service	e on all
classes of suits, see Suprem	ne Court Rule 54.				
< ∀ //					

21-5MCC-568 26-18) \$M30 (SMCC) For Court Use Only: Document Id # 21-SMCC-12 1 of 1



IN THE 12TH JUDICIAL CIRCUIT, WARREN COUNTY, MISSOURI

STATE OF MISSOURI In Circuit Court

A MERCENT					FILED
Judge or Division: JASON H LAMB		Case Number: 20E	BB-CC00099		JAN 2 9 2021
		D1 :		DEC	TITELLE
Plaintiff/Petitioner:		Plaintiff's/Petitioner's	s Attorney/Address	3 INDU	TEI MIEGO
ROOBLE ALI		JAMES P KRUPP			Circuit Clerk
	ļ	12813 FLUSHING M	IEADOWS DRIVE	101	Warren County V 2 0 2021
		SUITE 150		3/1	V 2 0 2021
	VS.	SAINT LOUIS, MO	63131-1835	4016	FOOLINITY
Defendant/Respondent:		Court Address:		CIED!	E COUNTY F'S OFFICE
TRANS LINES, INC	ļ	104 WEST MAIN ST	-	Of ILICII	T 3 OFFICE
		WARRENTON, MO			
Nature of Suit:	l				
CC Pers Injury-Vehicular					(Date File Stamp)
		mmons in Civil			
The State of Missouri to			KANSAS, INC.		
	Alias: SERVE REGIS				
4455 LBG FREEWAY, SUITE 7		AWYERS INC SERVICE C	_		
DALLAS, TX 75244		LIVER ST, JEFFERSON (CITY, MO		
00//07/054/ 05	65101				
COURT SEAL OF		d to appear before th			
COUNT		ttached, and to serve			
		at the above address			
	exclusive of the da	ly of service. If you f	ail to file your ple	ading, judgme	ent by default may
(3)(12)	be taken against v	ou for the relief dem	anded in the petit	tion.	
That I				Tim Beau	.0
WARREN COUNTY	1/14/202	21			<u> </u>
WARREN COUNTY	Date			Clerk/ps	
	Further Information:				
	Sh	neriff's or Server's R	eturn		
Note to serving officer:	Summons should be retui	rned to the court within 3	30 days after the dat	e of issue.	
_	the above summons by:				
•	•	•			
	e summons and a copy of			-l (
leaving a copy of the s	summons and a copy of th				
45	nently resides with the de		on of the defendant's	rrespondent s ia	mily over the age of
			any of the complaint	to	
	oration) delivering a copy of		opy of the complaint	10.	(titlo)
	۶,5,C.	(name)	usigue		(title).
other:			<u> </u>		·
Served at <u>350</u> E	- that				(address)
in $COIa$	O (County/Cit	ty of St. Louis), MO, on _	01-21-202	(date) at	800 Am (time).
III	(County/Cit	ty of St. Louis), Mo, off_	01.21.502	(uate) at _	Nooper Currie).
	Q at	1 .	<u> </u>	4. 1	
Oleriff John	T Wheeler	by	75 Clin	ue Ma	
Printed Name	e of Sheriff or Server				Server
	Must be sworn before a no	- ·	-		
	Subscribed and sworn to	before me on		(date)	
(Seal)					
	My commission expires:		·		
		Date		Notary Pub	lic
Sheriff's Fees, if applicab	le				_
Summons	\$				6_
Non Est	\$				ر O` ا
Sheriff's Deputy Salary	*				ダル
Supplemental Surcharge	\$10.00				\(\mathcal{L}_{\infty}\)
-		miles 🙃 🕈	m m m all = \		ુ વ
Mileage	p (_	miles @ \$	_ per mile)		•
Total	\$				
A copy of the summons and classes of suits, see Supre		ust be served on each d	efendant/responden	t. For methods o	of service on all

Date Entered: Wednesday, January 20, 2021 1:33:34PM

Entered By: ____<u>JM</u>___





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20BB-CC00099 - ROOBLE ALI V TRANS LINES, INC. AND CENTRAL L (E-CASE)

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Charges, Judgments & Sentences

Service Information

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Notice of Service

Proof of Service; Summons in Civil Case; Electronic Filing Certificate of Service.

Filed By: RYAN KRUPP On Behalf Of: ROOBLE ALI

Document ID - 21-SMCC-13; Served To - AMTRUST INSURANCE COMPANY OF KANSAS, INC.; Server - SO COLE COUNTY-JEFFERSON CITY; Served Date - 21-JAN-21; Served Time - 08:00:00;

Service Type - Sheriff Department; Reason Description - Served

01/28/2021 Corporation Served

Document ID - 21-SMCC-12; Served To - CENTRAL TRUCK LEASING LLC; Server - SO ST LOUIS COUNTY-CLAYTON; Served Date - 26-JAN-21; Served Time - 09:00:00; Service Type - Sheriff Department; Reason Description - Served

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01/14/2021 Summons Issued-Circuit

Document ID: 21-SMCC-13, for AMTRUST INSURANCE COMPANY OF KANSAS, INC..

Summons Issued-Circuit

Document ID: 21-SMCC-12, for CENTRAL TRUCK LEASING LLC.

01/08/2021 Summons Issued-Circuit

Document ID: 21-SMCC-6, for TRANS LINES, INC.

12/31/2020 Filing Info Sheet eFiling

Filed By: JAMES P KRUPP

Pet Filed in Circuit Ct

PETITION; EXHIBIT 1.

On Behalf Of: ROOBLE ALI

Judge Assigned

Case.net Version 5.14.12 Return to Top of Page Released 11/10/2020